## **AGREEMENT**

Between

THE CITY OF WACO, TEXAS

and

WACO POLICE ASSOCIATION

CITY OF WACO FISCAL YEAR 2016-2017 and 2017-2018

## **TABLE OF CONTENTS**

Intent and Purpose	3
Article 1 - Authority and Recognition	3
Article 2 – Civil Service Rules	3
Article 3 – Non Discrimination	3
Article 4 – Labor Relations	4
Article 5 – Association Rights and Indemnification	4
Article 6 – Wages	6
Article 7 – Pension	7
Article 8 – Education/Certification/Assignment Pay	7
Article 9 – Association Business Leave	8
Article 10 - Alternate Promotional Process	9
Article 11 – Alternative Hiring	9
Article 12 – New Officer Probation Period	11
Article 13 - Disciplinary Action and Appeals	11
Article 14- Dispute Resolution	11
Article 15 – Complete Agreement Clause	13
Article 16 – Savings Clause	13
Article 17 - Duration of Agreement	13
Exhibit A – Civil Service Salary Schedule	15
Exhibit B – Alternate Promotional Process Grade II, Sergeant	16
Exhibit C – Alternate Promotional Process Grade III. Commander	21

## **INTENT AND PURPOSE**

It is the intent and purpose of this Agreement, entered into by the City of Waco, Texas, hereinafter referred to as "the City" and Waco Police Association, hereinafter referred to as "the Association", to achieve and maintain harmonious relations between the parties and to adjust the rates of pay, hours of work, the terms and conditions of employment for those employees and provide for the equitable and orderly adjustment of grievances which may arise during the term of this Agreement. The Agreement has been reached through the process of Meet and Confer with the objective of fostering effective cooperation between the City and its Police Officers. Therefore, this Agreement is intended to be, in all respects, in the public interest.

# ARTICLE 1 AUTHORITY AND RECOGNITION

The City recognizes the Association as the sole and exclusive bargaining agent for all covered police officers, pursuant to Section 142.053 et seq. of Chapter 142 of the Texas Local Government Code, excluding the employees exempt under Section 142.058(b) of the Police Department.

# ARTICLE 2 CIVIL SERVICE RULES

By entering into this Agreement, the parties recognize and agree that the provisions of this Agreement shall take precedence over civil service law provisions, including the applicable sections of Chapters 142 and 143 of the Local Government Code, or the local civil service rules and regulations of the City of Waco, whenever the provisions of the contract specifically so state. All other statutory provisions and rules shall remain in full force in the same manner as on the date this agreement became effective.

# ARTICLE 3 NON DISCRIMINATION

#### Section 1.

The City and the Association agree that the provisions of this Agreement shall be applied to all employees within the Bargaining Unit without regard to affiliation or membership or non-membership in the Association.

## Section 2.

The City agrees not to discriminate against any employee for his/her lawful activity on behalf of, or membership in, the Association. The Association and the City recognize that no employee is required to join the Association, but that each employee has the right to choose of his/her own free will as to whether or not he/she will or will not join the Association. Neither the City nor

the Association shall exert any pressure for or against any employee covered by this Agreement in regard to such matters.

# ARTICLE 4 LABOR RELATIONS

The Chief will establish an Advisory team comprised of 3 members of the Police Bargaining Unit designated by the Police Association President and 3 members of the Department selected by the Chief. The Chief or his designee will meet with this Team at least once every three months. The purpose of the Team is advisory to the Chief and is to provide Police Managers input on city and department policy, process, and employee issues. To improve communications throughout the Department, the Police Association President will be invited by the Chief to attend all or part of Department Command Team meetings except for that part of a meeting which pertains to a topic of discussion intended only for Command Staff.

# ARTICLE 5 ASSOCIATION RIGHTS AND INDEMNIFICATION

## Section 1. Dues Check Off.

Upon receipt of a signed authorization from an officer on a form supplied by the City, the dues and assessments that existed on the date of this Agreement to the Association shall be deducted from such officer's pay. Officers who are currently having dues deducted as of the execution date of this Agreement are not required to submit a new dues deduction form.

The dues deduction shall be remitted promptly to the treasurer of the Association. The City agrees to provide a list of those members for whom deductions are made each month. The Association may change the amount of the deduction for those employees who have authorized payroll deductions by providing the City with a letter, at least thirty (30) days in advance of the change, from the Association President advising the City that the amount has changed pursuant to the requirements of the Association's Constitution and Bylaws. The Association will promptly refund to the City any amount paid to the Association in error on account of this dues deduction provision.

#### Section 2. Indemnification.

As a condition of being granted and continuing payroll deduction of dues, the Association shall jointly defend the provisions of this article on behalf of the City and itself, and shall indemnify the City and any departments of the City and hold it harmless against any and all claims, demands, suits or other form of liability that may arise out of, or by reason of, any actions taken by the City or any department of the City for any purpose of complying with provisions for this article. The Association shall be entitled to select and direct counsel for such defense, but shall reasonably cooperate with counsel designated by the City Attorney to participate.

The City agrees that it will not authorize payroll deduction of dues of fees for any organization that purports to represent Waco police officers in employment matters, that is not currently authorized to have payroll deduction of dues.

### Section 3. Association Access to Premises.

- A Subject to reasonable advance notice from the Association and approval from the Chief or the Chief's designee, the Association may be permitted reasonable access to the premises of the Department for the purpose of administering this Agreement, including but not limited to roll calls, in-service training and the police academy. Such visits shall be limited to the purpose for which approval was granted and shall be conducted in a manner that does not interfere with the functions of the Department.
- B. The Association's access to the Department facilities and equipment to communicate with its membership shall include the use of one (1) bulletin board installed at the main police station and one (1) at each police facility. The following guidelines shall apply to materials posted on the bulletin boards:
  - (1) Recreation and Social Affairs of the Association.
  - (2) Association Meetings.
  - (3) Association Elections.
  - (4) Reports of Association Committees.
  - (5) Rulings or policies of the State or National Association, without added commentary.
  - (6) Legislative Enactments and Judicial Decisions Affecting Public Employee Labor Relations, without added commentary.
  - (7) In any case, the Police Chief retains the final decision as to whether Association material may be posted on bulletin boards. At no time shall the bulletin boards contain any political endorsement, whether at the local, state or federal level.

#### Section 4. Communications.

- A. Subject to the Waco Police Department General Orders, the City's Administrative Regulations (particularly ADM-12 regarding "Electronic Media and Internet Usage"), and the applicable provisions of this Agreement, the Association may utilize pre-approved electronic communications ("E-mail") to communicate with members of the bargaining unit regarding matters of general interest to members of the bargaining unit in accordance with the following restrictions and limitations:
  - (1) Prior to any distribution(s), all Association E-mail communications shall be approved, at least forty-eight (48) hours in advance, by the Chief or the Chief's designee. The decision of the Chief or the Chief's designee to approve or disapprove an E-mail communication shall be final and binding and shall not be subject to dispute resolution procedures. However, the Association may ask the City Manager or the City Manager's designee to review any alleged patterns of repeated disapprovals which the Association

contends unreasonably restricts communications with its members relating to subjects authorized by this Agreement.

- (2) If the E-mail is deemed inappropriate for general distribution, the Chief. or the Chief's designee, will respond to the Association representative with an explanation or suggestion for change.
- B. Association E-mail communications shall relate solely to the following subjects:
  - (1) Recreation and Social Affairs of the Association.
  - (2) Association Meetings.
  - (3) Association Elections.
  - (4) Reports of Association Committees.
  - (5) Rulings or policies of the State or National Association, without added commentary.
  - (6) Legislative Enactments and Judicial Decisions Affecting Public Employee Labor Relations without added commentary.
- C. E-mail communications shall not contain any political commentary, any solicitation for membership in, or financial contributions to, any special interest organization, or political action organization, or any derogatory or offensive propaganda or commentary which reflects negatively upon the City, its officials, its employees, City employee associations or groups, or upon citizens of the City. On a case-by-case basis, the Chief or Chief's designee may consider requests from individual Officers for approval to distribute E-mail communications regarding solicitations for Officers (or their families) needing financial assistance or other forms of assistance.

# ARTICLE 6 WAGES

#### Section 1.

Wages for Fiscal year 2016-17 shall be paid as set forth in Exhibit A, which reflects that: effective October 16, 2016 for fiscal year 2016-17; 2% salary increase will be applied to the City of Waco Police Pay Schedule increasing police hourly rates of pay as illustrated in Exhibit A; effective April 2017 the City of Waco Police Pay Schedule will be modified to add a Year 10 pay step for Police Officer (Grade I), a Year 5 pay step for Police Sergeant (Grade II), a Year 4 pay step for Police Commander (Grade III) and a Year 4 pay step for Police Assistant Chief (Grade IV) with new hourly rates of pay for each additional pay step illustrated in Exhibit A.

#### Section 2. Shift Differential.

Shift differential will be paid as authorized by city ordinance (Section 18-89) at the rate of .80 per hour, for the life of this Agreement. For the duration of this Agreement the patrol shifts, schedules and rotating days off shall continue per current practice. The second and third shifts will automatically receive the differential pay contingent on their assignment to the shift.

## Section 3. Compensatory Time.

The parties agree that officers may be compensated for overtime excluding overtime worked in grant programs and for specialized services which require actual paid overtime for reimbursement in either pay or compensatory time. Accounting, calculation and payment shall be in accordance with current payroll practices and the FLSA and Texas law. Each police officer may elect to take compensatory time, or overtime, or any combination thereof by indicating the election on their timesheet after the overtime hours have been worked. No more than 50 hours of comp time may be accrued in an officer's comp time account.

# ARTICLE 7 PENSION

The City shall contribute to Texas Municipal Retirement System an amount equal to that which is in effect for other City Employees covered under the Texas Municipal Retirement System provided that in no event shall such amount be less than seven (7%) percent with a 2 to 1 match. Vesting will be at 5 years and retirement at 20 years. The City shall provide updated service credits annually in accordance with the TMRS Act and Ordinance 2004-0613, passed October 19, 2004. The City may amend Ordinance 2004-0613 provided the amended ordinance does not reduce the amount of contribution percentage or updated service credits for the term of this contract.

# ARTICLE 8 EDUCATION/CERTIFICATION/ASSIGNMENT PAY

#### Section 1.

Education/Certification pay shall be paid in the hourly rate of pay for all officers covered under this Agreement from the following list of certifications or degrees approved by the Police Department, with the amounts specified being per month. No officer may receive certification pay and/or education pay totaling more than \$200.00 per month as a cumulative amount:

Certification or Degree	Monthly
Intermediate Certification or Associate Degree	\$100
Advanced Certification or Bachelor's Degree	\$150
Master Peace Officer Certification or Master's Degree	\$200

This pay will be in addition to any other pay the officer may receive including shift differential and assignment pay.

The parties recognize and agree that the provisions of this Article shall take precedence over civil service law provisions, including the applicable code section of Chapters 142 and 143 of the Local Government Code or the local civil service rules and regulations of the City of Waco.

#### Section 2.

In addition to educational, certification, and differential pay, Grade 1 and Grade 2 Officers will be paid \$100 per month for specialized assignments as defined by General Order 43.03. The sum of educational/certification pay and assignment pay shall not exceed \$300 per month for each officer.

The Chief retains the right to define and designate positions as special assignments. In addition, officers in these specialized assignments agree to waive any form of grievance if they lose their assignment based on:

- Unsatisfactory performance in the position:
- A disciplinary issue which impacts their ability to perform their assignment; or
- Re-organization or re-staffing based on the needs of the Department.

If the Chief reorganizes positions with Special Assignments such that there is a reduction in a unit in the number of Special assignment positions, the reduction shall occur in the order of least amount of time in the special assignment, i.e. the last person in the special assignment position shall be the first to lose the position. Such persons will go on a list to return to the special assignment, which list shall last for a period of six months.

# ARTICLE 9 ASSOCIATION BUSINESS LEAVE

The Department will allow Leave with Pay in an amount equal to the accrued time used by the President and the Association Board for Leadership Training and Development related to their duties as officers of the Association. Time allowed will not exceed 20 hours per calendar year for each individual consisting of the President and each member of the Police Association Board. The Association President will provide the Chief with the names of the Board members.

All time off must be approved in advance and cannot result in an unfilled staffing vacancy.

The Chief and the Police Association President will decide on Leadership Training and Development requests with the Chief's decision being final.

# ARTICLE 10 ALTERNATE PROMOTIONAL PROCESS

Notwithstanding any provisions in Chapter 143, the Parties have agreed that the needs of the Department requires the adoption and implementation of these provisions to modify the promotional provisions in Chapter 143 for the testing process for the Rank of Police Commander and the Rank of Police Sergeant:

### A. Sergeant Promotional Process

The parties agree that the promotional process for Grade II, Sergeant, will be as set forth in the attached Exhibit B.

#### B. Commander Promotional Process

The parties agree that the promotional process for Grade III, Commander, will be as set forth in the attached Exhibit C.

## C. Preemption

The parties recognize and agree that the provisions of this Article shall take precedence over civil service law provisions, including the applicable code section of Chapters 142 and 143 of the Local Government Code or the local civil service rules and regulations of the City of Waco.

# ARTICLE 11 ALTERNATIVE HIRING

#### Section 1.

Notwithstanding any provisions in Chapter 143, the Parties have agreed that the needs of the Department for qualified and capable personnel requires the adoption and implementation of these provisions to modify the hiring provisions in Chapter 143:

- a. The Waco Police Department shall be authorized and entitled to hire police officers from other law enforcement agencies, or who have been employed by such agencies within the last twelve (12) months and have left such employment in good standing, in accordance with the following provisions and limitations.
  - (1) Officers who have two (2) years or more of experience in another Texas law enforcement agency as a police officer, and who otherwise meet the qualifications for the Waco Police Department, may be hired as beginning employees at the two (2) year pay step as a Police Officer.
  - (2) Officers who have five (5) years or more of experience with the Texas Department of Public Safety as a State Trooper, a Texas County Sheriff's Office in a County with a population of 50,000 or more as a County Deputy, or a Texas city police department in a City with a population of 50,000 or more as a police officer, and who otherwise meet the qualifications for the Waco Police Department, may be hired as beginning employees at the five (5) year pay step as a Police Officer.

- b. The Waco Police Department shall be authorized and entitled to hire police officers from other law enforcement agencies, or who have been employed by such agencies within the last twelve (12) months and have left such employment in good standing, in accordance with the following provisions and limitations:
  - (1) Successfully challenge by passing the TCOLE Exam, and
  - (2) Meet the standards and requirements outlined in a. (1) or a.
    (2) above with the exception that the agency can be an American law enforcement agency outside the State of Texas.
- c. Except as may be allowed in an alternative promotional system, officers hired as allowed by Section 1 of Article 11 ALTERNATIVE HIRING do not begin their employment with the Waco Police Department with seniority or longevity based on their previous experience with another law enforcement agency or department.
- d. The Chief shall provide for an appropriate supplemental police academy program for such officers, together with a modified field training program to facilitate the effective assimilation of such officers into the Waco Police Department.

#### Section 2.

The expiration of this agreement after the hiring of any cadet or officer shall not effect the employment of such cadet or officer, irrespective of the fact that the cadet or officer may not have finished the academy or other training programs or requirements. This Article shall supersede all contrary provisions in Chapter 143, including 143.021 – 143.025.

#### Section 3.

The parties recognize and agree that the provisions of this Article shall take precedence over civil service law provisions, including the applicable code section of Chapters 142 and 143 of the Local Government Code or the local civil service rules and regulations of the City of Waco.

## ARTICLE 12 NEW OFFICER PROBATION PERIOD

The probationary period for new police officers starts when the officers begin their employment as Waco Police Recruits and extends one (1) year (365 calendar days) from the day they are commissioned as Waco Police Officers. The probationary period for police officers hired as allowed by Section 1 of Article 11 ALTERNATIVE HIRING begins on the first day of employment with the department and extends one (1) year (365 calendar days) from the day they are commissioned as a Waco Police Officer.

The parties recognize and agree that the provisions of this Article shall take precedence over civil service law provisions, including the applicable code section of Chapters 142 and 143 of the Local Government Code or the local civil service rules and regulations of the City of Waco.

# ARTICLE 13 <u>DISCIPLINARY ACTION AND APPEALS</u>

The parties agree that disciplinary suspensions are for the purpose of reinforcing the need for compliance with Departmental standards and not necessarily as punishment. The parties agree that when an Officer is suspended for 1, 2, or 3 days, without pay, the officer may choose to forfeit vacation or holiday time equal to the length of the suspension, to serve the suspension with no loss of paid salary and no break in service for purposes of seniority, retirement or promotion. The forfeited vacation or holiday time will not constitute hours worked. In the event an officer has received a disciplinary suspension within the preceding 24-month period, the officer may only forfeit vacation or holiday time with the Chief's permission. The officer must agree that there is no right to appeal the suspension if this method of suspension is chosen and the officer must sign a waiver of appeal.

The parties recognize and agree that the provisions of this Article shall take precedence over civil service law provisions, including the applicable code section of Chapters 142 and 143 of the Local Government Code or the local civil service rules and regulations of the City of Waco.

# ARTICLE 14 DISPUTE RESOLUTION

Scope of Procedure. The City and the Association recognize that from time to time disagreements between the Parties may arise as to the application or interpretation of this Agreement. The Parties therefore agree that the purpose of this dispute resolution procedure is to provide a just and equitable method for resolving disagreements between the parties regarding the application or interpretation of the provisions of this Agreement. Matters involving the interpretation, application, or alleged violations of a specified provision of this Meet and Confer Agreement shall be subject to this dispute resolution procedure.

Application of Procedure. If either the City or the Association has a dispute with the other party regarding this agreement, that party should reduce the dispute to writing and deliver it to the other's designated representative, who for the Association shall be its president and for the City shall be its Chief of Police. Each grievance shall state the factual basis for the dispute and identify the applicable sections of this Agreement. Any claim or dispute by an employee or group of employees under this Agreement which includes a claim for pay or benefits for any past pay periods must be filed by the employee with the Association within ten (10) days of the date when the employee knew or reasonably should have known of the claim. The Chief may require by policy for submission of contract disputes within the Chain of command, but shall have a duty to determine the matter within thirty (30) days of its receipt from the Association. If the Association does not accept the decision by the Chief, it shall have five (5) days to notify the

Chief, and either party shall have the right to seek mediation of the dispute by requesting same within ten (10) days from the date of the Association's response to the Chief's decision. If the representatives have not been successful in resolving the issue within sixty (60) days from the Association's decision, the matter shall proceed to arbitration.

Arbitration. The Parties agree that either or both can request arbitration by initiating a request to the other party's representative. The representatives will then request a list of five (5) impartial arbitrators from the American Arbitration Association. If the Parties cannot agree on an arbitrator from the list, the party raising the dispute shall strike a name from the list, after which they shall alternately strike names until a single name remains. That person shall be appointed arbitrator for the dispute. The arbitration shall be held at the earliest available date. The arbitrator in the first case shall be removed from the list for the next case. A like process will be used for each new dispute if the list is exhausted during the term of this Agreement, the Parties shall start anew with the original list.

The hearing shall be held at a location which is convenient for all Parties and the arbitrator and shall be conducted informally, without strict evidentiary or procedural rules. The arbitrator shall consider and decide only the issue(s) in the dispute statement or submitted in writing by agreement of the Parties. The arbitrator's authority shall be limited to the interpretation and application of this Agreement, and the arbitrator shall not have authority to add to or vary the terms of this Agreement, or to determine disputes which are not within the scope of the Agreement. The hearing shall be concluded as expeditiously as possible and the arbitrator's written decision shall be provided to both parties within thirty (30) days after close of the hearing.

Decision Final and Binding. The Parties specifically agree that the arbitrator's authority shall be strictly limited to interpreting and applying the explicit provisions of this Agreement. The arbitrator shall not have authority to modify the agreement or create additional provisions not included in the Agreement. The Parties agree that neither the City nor the Association shall have ex parte communications with the arbitrator concerning any matter involved in the grievance submitted to the arbitrator. Each party shall be responsible for its own expenses in preparing for and representing itself at arbitration, but the losing party shall pay all the fees and expenses of the arbitrator. The arbitrator shall designate the losing party for purposes of this paragraph, and may find that both parties lost in part and apportion fees and expenses accordingly. The written decision of the arbitrator shall be final and binding on both parties and may not be appealed by either party, except for any decision procured by fraud or collusion, or which exceeds the arbitrator's jurisdiction, or which is based on legal conclusions or interpretations which are clearly contrary to existing law.

# ARTICLE 15 COMPLETE AGREEMENT CLAUSE

#### Section 1.

The Parties agree that each has had full and unrestricted right and opportunity to make, advance, and discuss all matters properly within the province of meet and confer negotiations. This

Agreement constitutes the full and complete Agreement of the parties and there are no others, oral or written, except as specified in this Agreement. It is understood and agreed that the contract may be amended by mutual consent of the parties to this Agreement.

#### Section 2.

Additionally, in the event that any provisions of this Agreement conflicts or is inconsistent with any provision of Chapter 143 Local Government Code, or any other civil service provision or statute setting standards or rights for Police Department employees, this Agreement shall prevail, notwithstanding any such provision of Chapter 143, Local Government Code or any other Civil Service Statutes.

## ARTICLE 16 SAVINGS CLAUSE

Should any provision of this Agreement be found to be inoperative, void or invalid by a court of competent jurisdiction, all other provisions of this Agreement shall remain in full force and effect for the duration of this Agreement, it being the intention of the Parties that no portion of this Agreement or provision herein shall become inoperative or fail by reason of the invalidity of any other portion or provision.

# ARTICLE 17 DURATION OF AGREEMENT

This agreement shall become effective after ratification by the affected employees pursuant to a vote conducted by the Waco Police Association and upon approval by the City Council after compliance with any procedural or publication requirements imposed by Charter. It shall continue in effect until September 30, 2018; provided however, the Association shall have the right to request that wages be renegotiated for FYs 2017-2018. This request to renegotiate wages does not obligate the City to agree to any changes in wages. If the parties do not reach an agreement regarding wages for FY 2017-2018 this contract will be voided on September 30. 2017 by a majority vote of the Bargaining Unit.

IN WITNESS WHEREOF, THE PARTIES HAVE CAUSED TO HAVE THIS AGREEMENT TO BE SIGNED BY THEIR DULY AUTHORIZED REPRESENTATIVES ON THIS BAY OF JUNE 2016.

Dale Fisseler,

City Manager

Ken Reeves, President, Waco Police Association

# Exhibit "A" CIVIL SERVICE SALARY SCHEDULE City of Waco, Texas Police Pay Schedule FY 2016-2017

JOB CLASSIFICATION	PAY GRADE	c	urrent as of 4/17/16		2% Increase October 16, 2016		Additional Step April 2017	
Police Officer (Grade I)	901			_				
Commissioned Year 1 Year 2 Year 3 Year 4 Year 5 Year 6 Year 10* Year 15 Police Sergeant (Grade II)	902	55555555	25.2115 25.8418 26.4879 27.8123 29.2029 30.2005 30.8047 32.0772	\$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$	25.7157 26.3586 27.0177 28.3685 29.7870 30.8045 31.4208	******	25.7157 26.3586 27.0177 28.3685 29.7870 30.8045 31.4208 31.8921 33.2095	
Promotion Year 1 Year 3		\$	35.2524 36.0274	\$	35.9574 36.7479	\$	35.9574 36.7479	
rear 5 "		\$ \$	37.3532	\$ \$	38.1003	\$ \$	38,1003 38,5108	
Police Commander (Grade III)	903			<u> </u>			50.0.00	
Promotion Year 2 Year 4 *		\$ \$ \$	41.9736 42.8130	\$ \$ \$	42.8131 43.6693	\$ \$	42.8131 43.6693 44.5426	
Police Assistant Chief (Grade IV) Promotion Year 2 Year 4 *		\$ \$ \$		\$ \$ \$	49.9776 50.9769	\$ \$ \$	49.9776 50.9769 51.9964	
Additional Step - April 2017								

## EXHIBIT B

# ALTERNATIVE PROMOTIONAL PROCESS TO ADD AN ASSESSMENT CENTER IN THE TESTING PROCESS FOR THE RANK OF POLICE SERGEANT

#### I. Procedure

- A. Except as in I. B. below, the promotional test procedure will consist of four components which will result in a final score of not more than 113 points.
  - 1. A written examination consisting of multiple choice questions, based on material related to the specific position to be filled, worth a maximum total of 60 percent on a 100 point scale, and
  - 2. An Assessment Center worth a maximum total of 40 percent on a 100 point scale, and
  - 3. Seniority in the rank of Waco Police officer worth 1 point for every full year of service as a Waco Police Officer with a maximum of 10 points for 10 years of service.
  - 4. An addition 1 pt. for military service with an Honorable Discharge, or an Associate's Degree, 2 pt. for a Bachelor's Degree or Master Peace Officer License, and 3 pts. for a Masters Degree. Candidates are eligible only for the highest educational/certification/military points qualified for under this section (I.A.4). Points under this section will be added to a candidate's score only after he/she completes the written and assessment components of the process with a combined score of 70 or higher.
- B. If the number of candidates passing the Written Test is equal to or less than the number of Sergeant vacancies at the time the written test is given, the passing Written Test score, seniority and any applicable points listed in section LA4 will be the sole determinant to establish the eligibility list for Sergeant.
- C. The written examination shall be given in accordance with 143 and Local Rules. The Waco Police Association will have input regarding the test material with final approval from the Chief.
  - 1. The maximum total percentage possible for the exam is 60.

- 2. Candidates taking the written exam and passing with at least 70% correct answers are eligible to participate in the Assessment Center process.
- 3. The total number of percentage earned with the passing written exam will be added to the total number of percentage earned in the Assessment Center process.
- 4. Except as in I.B. above, tie scores and ranking will not be decided for the Written Test but will be part of the final tabulation for candidates passing the process once all components are completed.
- Appeals to the Written Test will be handled using 143 and Local Rules and will be decided by the Civil Service Commission prior to the beginning of the Assessment Center process.

## D. The Assessment Center process

- The Assessment Center shall be conducted by an Independent Contractor who is independent of the City of Waco and the Waco Police Department.
  - a. The Contractor shall have expertise and experience with references in the design and administration of police promotion assessment centers.
  - b. The Contractor will be selected by the Chief with input from the Waco Police Association President or his designee.
  - c. The Contractor will develop 3-5 performance exercises for candidates participating in the Assessment Center. The type and number of performance exercises will be selected by the Chief with input from the Waco Police Association President or his designee, and provided to the candidates prior to the Assessment Center.
    - Performance dimensions to be measured may include but are not limited to: Integrity, Leadership, Judgment, Interpersonal Relations, Communication (oral and written), Initiative, Adaptability. Decisiveness, Problem Analysis and Problem Solving.
    - ii. Performance exercises may include but are not limited to: Written, Oral Presentation, Group Exercise, In-Basket, and Structured Interview.

- d. The Contractor will provide candidates an orientation no later than 24 hrs. before the beginning of the Assessment Center.
- e. The Contractor will provide training to Assessors prior to the Assessment Center.
- 2. The Independent Contractor will select a minimum of three (3) Texas Licensed Police Officers as Assessors from Texas Cities with a population of at least 100,000 or more.
  - a. Assessors will be required to disclose in a disclosure statement their personal knowledge of any of the Waco candidates or the Chief or any other person involved in their selection as an Assessor. Assessors will not personally know any of the Waco candidates.
  - b. The Independent Contractor will present the list of Assessors, their background and their disclosure statement to the candidates involved in the Assessment Center.
    - i. Candidates may object to any Assessor by filing a written objection to the Chief stating the cause for their objection.
    - ii. The Chief will consider the objection and make the final decision.
  - c. Selected Assessors will be in a rank comparable to or higher than the rank of Waco Police Sergeant.
  - d. To the extent possible, the selected Assessors will be diverse related to gender, race and ethnicity. However the final group of Assessors selected and approved will be best qualified and available.
  - e. There will not be any discussion allowed among the Assessors with department personnel about any of the Waco candidates before or during the assessment process. All assessment documents will be submitted to the facilitator/contractor to merge into a final conclusion. The Independent Contractor will tabulate the results of the assessment process into a numerical score for each candidate.
  - f. The Waco Police Association President or his designee will be made available as a point of contact during the assessment process.
- 3. The Waco Police Association may select one Grade I or Grade II Association member to observe any of the performance exercises.
  - a. If the Association elects to designate an observer the Chief may also designate a Grade I or Grade II officer as an observer.

- b. Candidates in the exercises will know the identity of the observers.
- c. The observers will not sit in on any other part of the assessment process.
- 4. The maximum number of points possible for the assessment process is 40.
- 5. The total number of points earned by candidates in the Assessment Center will be added to the total number of points earned by candidates passing the Written Test.

## II. Tabulation of Final Score and Ranking

- A. Candidates must have a cumulative score of 70% from adding the Written Test score with the Assessment Center score to pass and to be ranked on the final list as eligible for promotion.
- B. Candidates with a combined score of 70 or higher will add to that score 1 point for every full year of Seniority in the Rank of Waco Police Officer up to 10 points, as well as any points they are eligible for under section I.A.4.
- C. The scoring process can be illustrated using the example of a 6-year officer who was honorably discharged from the Marines, and who holds a bachelor's degree. This candidate scores 75% on the written exam and 80% in the assessment process. The math calculations would be as follows:
  - 1. .75 (written score) X .60 (written score weight) X 100 pt. scale = 45 points
  - 2. .80 (assessment score) X .40 (assessment weight) X 100 pt. scale = 32 points
  - 3. One point is added for each year of seniority as an officer = 6 points
  - 4. Points added for education (higher than 1 point for military) = 2 points
  - 5. The sum of the four components is totaled: 45 + 32 + 6 + 2 = 85 points

- D. Tie scores for the final tabulation including Written Test, Assessment Center, Seniority and Education will be decided according to 143 and Local Rules by using the existing tie breaking method and applying that to the passing Written Test score for the candidates.
- E. The list of candidates passing the alternative test process will be rank ordered when the final scores are tabulated. Rank order will be with the person having the highest final score being number one, the person having the second highest final score being number two and so forth.
- F. The Chief retains the right to consider the top 3 candidates in their order on the list and bypass using the same process outlined in 143.
- G. The eligibility list for promotion under this alternative promotional test process will be in effect one year from the date the final list is established or the list is exhausted, whichever comes first.

### III. Appeal

- A. Candidates may appeal any part of the Assessment Center process to the Civil Service Commission once the process is completed and a final score and eligibility list has been established.
- B. Appeals must be filed and will be handled according to existing rules in 143 and Waco Local Rules.

## EXHIBIT C

# ALTERNATIVE PROMOTIONAL PROCESS TO ADD AN ASSESSMENT CENTER IN THE TESTING PROCESS FOR THE RANK OF POLICE COMMANDER

#### I. Procedure

- A. Except as in I. B. below, the promotional test procedure will consist of four components which will result in a final score of not more than 113 points.
  - A written examination consisting of multiple choice questions, based on material related to the specific position to be filled, worth a maximum total of 40 percent on a 100 point scale, and
  - 2. An Assessment Center worth a maximum total of 60 percent on a 100 point scale, and
  - 3. Seniority in the rank of Waco Police Sergeant worth 1 point for every full year of service as a Waco Police Sergeant with a maximum of 10 points for 10 years of service.
  - 4. An additional 1 pt. for military service with an Honorable Discharge, or an Associate's Degree, 2 pt. for a Bachelor's Degree or Master Peace Officer License, and 3 pts. for a Master's Degree. Candidates are eligible only for the highest educational/certification/military points qualified for under his section (I.A.4). Points under this section will be added to a candidate's score only after he/she completes the written and assessment components of the process with a combined score of 70 or higher.
- B. If the number of candidates passing the Written Test is equal to or less than the number of Commander vacancies at the time the written test is given, the passing Written Test score, seniority and any applicable points listed in section I.A4 will be the sole determinant to establish the eligibility list for Commander.
- C. The written examination shall be given in accordance with 143 and Local Rules. The Waco Police Association will have input regarding the test material with final approval from the Chief.
  - 1. The maximum total points possible for the exam are 40.

- Candidates taking the written exam and passing with at least 70% correct answers are eligible to participate in the Assessment Center process.
- 3. The total number of points earned with the passing written exam will be added to the total number of points earned in the Assessment Center process.
- 4. Except as in I.B. above, tie scores and ranking will not be decided for the Written Test but will be part of the final tabulation for candidates passing the process once all components are completed.
- Appeals to the Written Test will be handled using 143 and Local Rules and will be decided by the Civil Service Commission prior to the beginning of the Assessment Center process.

## D. The Assessment Center process

- The Assessment Center shall be conducted by an Independent Contractor who is independent of the City of Waco and the Waco Police Department.
  - a. The Contractor shall have expertise and experience with references in the design and administration of police promotion assessment centers.
  - b. The Contractor will be selected by the Chief with input from the Waco Police Association President or his designee.
  - c. The Contractor will develop 3-5 performance exercises for candidates participating in the Assessment Center. The type and number of performance exercises will be selected by the Chief with input from the Waco Police Association President or his designee, and provided to the candidates prior to the Assessment Center.
    - Performance dimensions to be measured may include but are not limited to: Integrity, Leadership, Judgment, Interpersonal Relations, Communication (oral and written), Initiative, Adaptability, Decisiveness, Problem Analysis and Problem Solving.
    - Performance exercises may include but are not limited to: Written, Oral Presentation, Group Exercise. In-Basket, and Structured Interview.

- d. The Contractor will provide candidates an orientation no later than 24 hrs. before the beginning of the Assessment Center.
- e. The Contractor will provide training to Assessors prior to the Assessment Center.
- 2. The Independent Contractor will select a minimum of three (3) Texas Licensed Police Officers as Assessors from Texas Cities with a population of at least 100,000 or more.
  - a. Assessors will be required to disclose in a disclosure statement their personal knowledge of any of the Waco candidates or the Chief or any other person involved in their selection as an Assessor. Assessors will not personally know any of the Waco candidates.
  - b. The Independent Contractor will present the list of Assessors, their background and their disclosure statement to the candidates involved in the Assessment Center.
    - Candidates may object to any Assessor by filing a written objection to the Chief stating the cause for their objection.
    - ii. The Chief will consider the objection and make the final decision.
  - c. Selected Assessors will be in a rank comparable to or higher than the rank of Waco Police Commander.
  - d. To the extent possible, the selected Assessors will be diverse related to gender, race and ethnicity. However the final group of Assessors selected and approved will be best qualified and available.
  - e. There will not be any discussion allowed among the Assessors with department personnel about any of the Waco candidates before or during the assessment process. All assessment documents will be submitted to the facilitator/contractor to merge into a final conclusion.
  - f. The Waco Police Association President or his designee will be made available as a point of contact during the assessment process.
- The Waco Police Association may select one Grade I or Grade II Association member to observe any of the performance exercises.
  - If the Association elects to designate an observer the Chief may also designate a Grade I or Grade II officer as an observer.

- b. Candidates in the exercises will know the identity of the observers.
- c. The observers will not sit in on any other part of the assessment process.
- 4. The maximum number of points possible for the assessment process is 60.
- 5. The total number of points earned by candidates in the Assessment Center will be added to the total number of points earned by candidates passing the Written Test.

## III. Tabulation of Final Score and Ranking

- A. Candidates must have a cumulative score of 70% from adding the Written Test score with the Assessment Center score to pass and to be ranked on the final list as eligible for promotion.
- B. Candidates with a combined score of 70 or higher will add to that score 1 point for every full year of Seniority in the Rank of Waco Police Sergeant up to 10 points, as well as any points they are eligible for under section I.A.4.
- C. The scoring process can be illustrated using the example of an 8-year sergeant who was honorably discharged from the Air Force, and who holds a bachelor's degree. This candidate scores 85% on the written exam and 80% in the assessment process. The math calculations would be as follows:
  - 1. .85 (written score) X .40 (written score weight) X 100 pt. scale = 34 points
  - 2. .80 (assessment score) X .60 (assessment weight) X 100 pt. scale = 48 points
  - 3. One point is added for each year of seniority as a sergeant = 8 points
  - 4. Points added for education (higher than 1 point for military) = 2 points
  - 5. The sum of the four components is totaled: 34 + 48 + 8 + 2 = 92 points

- D. Tie scores for the final tabulation including Written Test,
  Assessment Center, Seniority and Education will be decided
  according to 143 and Local Rules by using the existing tie
  breaking method and applying that to the passing Written Test
  score for the candidates
- E. The list of candidates passing the alternative test process will be rank ordered when the final scores are tabulated. Rank order will be with the person having the highest final score being number one, the person having the second highest final score being number two and so forth.
- F. The Chief retains the right to consider the top 3 candidates in their order on the list and bypass using the same process outlined in 143.
- G. The eligibility list for promotion under this alternative promotional test process will be in effect one year from the date the final list is established or the list is exhausted, whichever comes first.

## III. Appeal

- A. Candidates may appeal any part of the Assessment Center process to the Civil Service Commission once the process is completed and a final score and eligibility list has been established.
- B. Appeals must be filed and will be handled according to existing rules in 143 and Waco Local Rules.